IN THE UNITED STATES DISTRICT COURT

FOR THE EASTERN DISTRICT OF TEXAS

TYLER DIVISION

STRAGENT, LLC, et al.,	§
	§
Plaintiffs,	§
	§
v.	§ Civil Action No. 6:11-CV-278-LED
	§
PIONEER ELECTRONICS (USA) INC.,	§
et al.,	§ JURY TRIAL DEMANDED
	§
Defendants.	§

PLAINTIFFS' NOTICE OF VOLUNTARY DISMISSAL WITH PREJUDICE OF DEFENDANT DAIMLER AG UNDER FED. R. CIV. P. 41(a)(1)(A)(i)

Pursuant to Federal Rule of Civil Procedure 41(a)(1)(A)(i), Stragent, LLC and SeeSaw Foundation, plaintiffs in the above-entitled and numbered civil action, file this notice of voluntary dismissal with prejudice of their claims against Daimler AG only. To date, Daimler AG has not served an answer to Plaintiffs' complaint or a motion for summary judgment.

Plaintiffs and Daimler AG will each bear their own costs, expenses and legal fees.

This dismissal does not affect any other named defendants.

Respectfully submitted,

Eric M. Albritton

Texas State Bar No. 00790215

ema@emafirm.com

Stephen E. Edwards

Texas State Bar No. 00784008

see@emafirm.com

Debra Coleman Texas State Bar No. 24059595 drc@emafirm.com ALBRITTON LAW FIRM P.O. Box 2649 Longview, Texas 75606 Telephone: (903) 757-8449

Facsimile: (903) 757-8449

Danny L. Williams Texas State Bar No. 21518050 danny@wmalaw.com J. Mike Amerson Texas State Bar No. 01150025 mike@wmalaw.com Jaison C. John Texas State Bar No. 24002351 jjohn@wmalaw.com Christopher N. Cravey Texas State Bar No. 24034398 ccravey@wmalaw.com Matthew R. Rodgers Texas State Bar No. 24041802 mrodgers@wmalaw.com Michael A. Benefield Texas State Bar No. 24073408 mbenefield@wmalaw.com David Morehan Texas State Bar No. 24065790 dmorehan@wmalaw.com WILLIAMS, MORGAN & AMERSON, P.C. 10333 Richmond, Suite 1100 Houston, Texas 77042 Telephone: (713) 934-7000 Facsimile: (713) 934-7011

Attorneys for Plaintiffs Stragent, LLC and SeeSaw Foundation

CERTIFICATE OF SERVICE

The undersigned certifies that the foregoing document was filed electronically in compliance with Local Rule CV-5(a). As such, this document was served on all counsel who are deemed to have consented to electronic service. Local Rule CV-5(a)(3)(A). Pursuant to Fed. R. Civ. P. 5(d) and Local Rule CV-5(d) and (e), all other counsel of record not deemed to have consented to electronic service were served with a true and correct copy of the foregoing by email, on this the 12th day of August 2011.

Eric M. Albritton